I	1	
1	Elizabeth A. Skane, Esq. (Bar No.7181)	
2	eskane@skanemills.com Sarai L. Thornton, Esq. (Bar No. 11067)	
3	sthornton@skanemills.com SKANE MILLS LLP	
4	1120 Town Center Drive, Suite 200	
5	Las Vegas, Nevada 89144 (702) 363-2535 / Fax (702) 363-2534	
6	Aimee L. Creed, Esq. (Bar No. 518732)	
7	acreed@darcambal.com d'Arcambal, Ousley & Cuyler Burk LLP	
8	40 Fulton Street, Suite 1501 New York, NY 10038	
	(pro hac vice)	
9 10	Attorneys for Plaintiff, BRIGHTHOUSE LIFE INSURANCE COMPANY, AND BRIGHTHOUSE SECURITIES, LLC	
11		
12	UNITED STATES DISTRICT COURT	
13	DISTRICT OF NEVADA	
14	BRIGHTHOUSE LIFE INSURANCE	CASE NO.: 2:21-cv-01078-JCM-VCF
15	COMPANY; and BRIGHTHOUSE SECURITIES, LLC,	
16	Plaintiffs/Counterclaim	STIPULATION AND ORDER TO
17	Defendants,	EXTEND DEADLINE FOR CASE DISMISSAL
18	V.	
19	GEORGE SCHMIDT, JR.; LINCOLN FINANCIAL ADVISORS CORPORATION;	(First Request)
20	and LINCOLN FINANCIAL SECURITIES	
21	CORPORATION,	
22	Defendants.	
23	LINCOLN FINANCIAL ADVISORS	
24	CORPORATION,	
25	Third-Party Plaintiff,	
26	•	
27	V.	
28	BRIAN DORNELLAS, AS TRUSTEE OF THE SHELLY COLLINS REVOCABLE	
	LIVING TRUST AND AS GUARDIAN FOR	
		1

v.

/

. .

JENNIFER ANN STOVALL and JENNIFER ANN STOVALL,

Third-Party Defendants.

LINCOLN FINANCIAL ADVISORS CORPORATION,

Cross-Claim/Plaintiff,

GEORGE SCHMIDT, JR.

Cross-Claim/Defendant.

STIPULATION AND ORDER TO EXTEND DEADLINE FOR CASE DISMISSAL (First Request)

Pursuant to Local Rules IA 6-1 and 7-1, Plaintiffs/Counter-defendants Brighthouse Life Insurance Company and Brighthouse Securities, LLC (collectively, "Plaintiffs"), Defendant/Counterclaimant/Cross-claimant/Third-Party Plaintiff Lincoln Financial Advisors Corporation ("LFA"), Third-Party Defendant Brian Dornellas, as Trustee of the Shelly Collins Revocable Living Trust ("Dornellas"), and Third-Party Defendant Jennifer Ann Stovall ("Stovall") (collectively, the "Parties"), by and through their counsel of record, jointly stipulate, agree, and respectfully request that the Court extend the current deadline of April 15, 2024 for the parties to file dismissal documents as directed in the Court's February 13, 2024 Minute Order [ECF. No. 92] be extended by the later of 45 days, through and including May 30, 2024, or 10 days after Judgment has been entered in connection with Plaintiffs' recently filed Request for Default Judgment against George Schmidt, Jr. ("Schmidt") [ECF Doc. 94.]

An agreement has been reached in principle and the undersigned Parties remain committed to resolving their claims as against each other. Due to the number of parties and claims involved, additional time is needed to resolve certain material terms provided for in the settlement agreement and to allow the Parties sufficient time to execute the agreement and satisfy specific provisions within the agreement that are required to occur prior to dismissal of the action.

The request is also intended to allow sufficient time for consideration of Plaintiffs' 1 2 recently filed Request for Default Judgment against Schmidt [ECF Doc. 94] and for the Court to 3 enter Judgment, which will resolve Plaintiff's claims against Schmidt, who is not a party to the 4 settlement agreement. 5 This is the Parties' first request to extend this deadline. 6 IT IS SO STIPULATED. 7 Dated: April 15, 2024 Dated: April 15, 2024 SKANE MILLS LLP 8 MCDONALD CARANO LLP 9 /s/ Sarai L. Thornton By: /s/ Kiley Harrison Kilev Harrison By: 10 2300 West Sahara Avenue Sarai L. Thornton, Esq. (NSBN 11067) **Suite 1200** SKANE MILLS LLP 11 Las Vegas, NV 89102 1120 Town Center Drive, Suite 200 702-358-6501 12 Las Vegas, Nevada 89144 Email: kharrison@mcdonaldcarano.com eskane@skanemills.com Attorneys for Lincoln Financial Advisors 13 sthornton@skanemills.com Corporation 14 D'ARCAMBAL OUSLEY & CUYLER **POWERS LAW** 15 **BURK LLP** 16 By: /s/ Eric S. Powers By: /a/ Aimee L. Creed Eric S. Powers, Esq. (NSBN 12850) 17 Aimee L. Creed, Esq. (*Pro Hac Vice*) 50 S. Stephanie St., Suite 103 40 Fulton Street, Suite 1501 18 Henderson, NV 89012 New York, NY 10038 Eric.powers@ericpowerslaw.com acreed@darcambal.com 19 Attorneys for Jennifer Ann Stovall Attorneys for Brighthouse Life Insurance Company, and Brighthouse Securities, 20 LLC**ORDER** 21 IT IS SO ORDERED April 15, 2024. 22 THE LAW OFFICES OF DAVID LIEBRADER 23 allus C. Mahan By: s/s David Liebrader 24 David Liebrader, Esq. (NSBN 5048) UNITED STATES DISTRICT JUDGE 3960 Howard Hughes Parkway, Suite 25 500 26 Las Vegas, NV 89169 DaveL@investmentloss.com 27 Attorneys for Brian Dornell as Trustee of 28 the Shelly Collins Revocable Living Trust